Claims 9-11 are pending in the above-captioned application.

The following remarks are believed to be fully responsive to the Office Action.

35 U.S.C. §103 rejection

Claims 9-11 are rejected under 35 U.S.C. §103(a) as being unpatentable over Jaeger

U.S. Patent No. 5, 297,502 ("Jaeger") in view of Levy U.S. Patent No.: 4,332,244 ("Levy").

Applicants are well aware of both Jaeger and Levy. Applicants disclosed Jaeger and

Levy in their original U.S. application filing on June 8, 2000.

On page 3 of the current Office Action, the Examiner states "that [the] Examiner

depends on Levy to merely show that administrating of anesthetic to small animals is readily

known". Applicants respectfully submit that it is well settled that a reference must be

considered not just for what it expressly teaches, but also for what it fairly suggests to one

who is unaware of the claimed invention. *In re Baird*, 16 F.3d 380, (Fed, Cir. 1994). The

Examiner's reasoning ignores the fact unlike the present invention. Levy uses only masks for

delivering anesthetic gases to a laboratory animal. As well, unlike the present invention,

Levy does not teach, suggest, or disclose using breathing station compartments that would

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fill a chamber compartment with anesthetic without the use of masks to deliver anesthetic

gases to laboratory animals. Therefore, unlike the present invention, Levy is unable to

administer liquid anaesthetic to the laboratory animals. Nor is Levy able to deliver precise

amounts of gas anesthetics like the present invention. Applicants respectfully request that the

Examiner set forth a clear explanation as to why Levy is somehow combinable with Jaeger.

Jaeger does not even disclose, suggest, or teach using its invention for anesthetic purposes

and further more Jaeger's system, unlike the present invention, does not account for the

required modifications necessary for use in animals that require a volatile liquid anaesthetic

to be vaporized.

Additionally, Jaeger specifically relates to an inhalation system for supplying gas

directly to the respiratory tract of a plurality of experimental animals. The present invention,

however, specifically relates to anaesthetizing animals via a ventilation system for use in a

surgery suite.

On page 9 of the present invention's specification, Applicants also presents the

schematic differences between the prior art systems versus the present ventilation system.

Figure 1 depicts a prior art system similar to Jaeger. Applicants respectfully request the

Examiner note the differences between the figures as discussed herein above.

In view of the foregoing, it is therefore respectfully submitted that 35 U.S.C. 103(a)

rejections of claims 9-11 be withdrawn and that claims 9-11 be allowed.

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CONCLUSION

In view of the amendments and remarks herein, Applicants believe that each ground

for rejection made in the instant application has been successfully overcome, and that all the

pending claims 9-11 are in condition for allowance. Withdrawal of the Examiner's rejections

and objections, and allowance of the current application are respectfully requested.

The Examiner is invited to telephone the undersigned in order to resolve any issues

that might arise and to promote the efficient examination of the current application.

Respectfully submitted,

/Craig Bohlken/

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